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5 *Attorneys for Plaintiffs*

6
7 UNITED STATES DISTRICT COURT
8
DISTRICT OF NEVADA

9
10 TIFFANY SARGANT, BAILEY
CRYDERMAN, HUONG (“ROSIE”)
11 BOGGS, and JACQULYN WIEDERHOLT,
on behalf of themselves and all others
12 similarly situated,

13 Plaintiffs,

14 v.

15 HG STAFFING, LLC, MEI-GSR
16 HOLDINGS LLC d/b/a GRAND SIERRA
17 RESORT, and DOES 1 through 50, inclusive,

18 Defendant(s).

Case No.: 3:13-CV-453-LRH-WGC

REQUEST FOR ORAL ARGUMENT
REGARDING PLAINTIFFS’ MOTION
FOR CIRCULATION OF NOTICE
PURSUANT TO 29 U.S.C. § 216(b)

20 Plaintiffs TIFFANY SARGANT, BAILEY CRYDERMAN, HUONG (“ROSIE”)
21 BOGGS, and JACQULYN WIEDERHOLT, through their attorneys, hereby request oral
22 argument regarding Plaintiffs’ Motion for Circulation of Notice Pursuant to 29 U.S.C. § 216(b),
23 filed on October 23, 2013 (ECF Doc. No. 18).

24 The Motion has been fully briefed. Defendants filed their Response on November 8,
25 2013 (ECF Doc. No. 19), and Plaintiffs filed their Reply, and Amendment thereto, on
26 November 13, 2013 (ECF Doc. Nos. 21 and 22).

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1 WHEREFORE, Plaintiffs request oral argument in order to obtain a ruling on their
2 Motion for Circulation of Notice Pursuant to 29 U.S.C. § 216(b).

3 Dated: February 4, 2014.

4 Respectfully Submitted,

5 THIERMAN LAW FIRM

6 By: /s/Joshua D. Buck

7 Mark R. Thierman

8 Joshua D. Buck

9 Attorneys for Plaintiffs

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